Case 1:04-cv	'-01324-JDT-S	ΓA Document 12	Filed 08/29/05	Page 1 of 3 PageID 18
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CHERYL J. HOWE)		WE US ON ON
Plain	tiff)		OF USTROTO
v.)	No: 1-0	04-1324 T/An
ATTENZAMONIANA	ND ANTERON)		
ALLEN STRICKLA TOMMY RILEY A				
	ndant(s))		
	RU	JLE 16(b) SCHED	ULING ORDER	
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ruistant to ti	ie scheduling co.	merence set by writ	ten nouce, the fonc	wing dates are established as t
final dates for:				
INITIAL DI	SCLOSURES (1	RULE 26(a)(1)):		
	mber 13, 2005			
IOINING P	ADTIES.			
JOINING PARTIES: For Plaintiff: October 31, 2005				
For D	efendant:	November 15, 200	5	
AMENDING	G PLEADINGS			
	laintiff:	October 31, 2005		
For D	Defendant:	November 15, 200	5	
COMPLETING AI	LL DISCOVER	Y : March 17,	2006	
			2000	
(a)	DEOLIECTS	EOD DDADUCTI	ON INTERDOC	ATADIES and DEALIESTS
(a) FOR ADMISSION	-	17, 2006	ON, INTERROG	ATORIES and REQUESTS
4.		·		
(b)		SCLOSURE (RUL	ьE 26(a)(2)):	January 16, 2006
		ff's Experts: lant's Experts:		January 16, 2006 February 15, 2006
		mentation under R	ule 26(e)(2):	March 1, 2006
(-)	DEBOCKETO	NC OF EVDEDTO	. M1 17 200	
(c)	DEPOSITIO	NS OF EXPERTS	: March 17, 200	5
FILING DIS	SPOSITIVE MO	OTIONS: Ap:	ril 10, 2006	
FINAL LIC	r of wtines	SES AND EXHIB	ITS (Pula 26(a)(2)	١.
(a)		May 26, 2006	115 (Kule 20(a)(5))) :
(b)	for Defendant	June 9 2006		
ocument entered on the dule 58 and/or 79 (a) FRCP	$\sim \sim \sim \sim 1$	oliance		
20 00 and/01,78 (a) FROP		<u> </u>		

Parties shall have <u>10</u> days after service of final lists of witnesses and exhibits to file objections under Rule 26 (a)(3).

The trial of this matter is expected to last two to three days and is **SET** for **JURY TRIAL** on **MONDAY**, **JULY 10**, **2006** at 9:30 A.M. A joint pre-trial order is due on **FRIDAY**, **June 23**, **2006** In the event the parties are unable to agree on a joint pre-trial order, the parties must notify the court at least ten days before trial.

OTHER RELEVANT MATTERS:

Interrogatories, Requests for Production and Requests for Admissions must be submitted to the opposing party in sufficient time for the opposing party to respond by the deadline for completion of discovery. For example, if the FRCP allow 30 days for a party to respond, then the discovery must be submitted at least 30 days prior to the deadline for completion of discovery.

Motions to compel discovery are to be filed and served by the discovery deadline or within 30 days of the default or service of the response, answer, or objection which is the subject of the motion if the default occurs within 30 days of the discovery deadline, unless the time for filing of such motion is extended for good cause shown, or any objection to the default, response, or answer shall be waived.

The parties are reminded that pursuant to Local Rule 7(a)(1)(A) and (a)(1)(B), all motions, except motions pursuant to FRCP 12, 56, 59, and 60, shall be accompanied by a proposed Order and a Certificate of Consultation.

The opposing party may file a response to any motion filed in this matter. Neither party may file an additional reply, however, without leave of the court. If a party believes that a reply is necessary, it shall file a motion for leave to file a reply accompanied by a memorandum setting forth the reasons for which a reply is required.

The parties may consent to trial before the Magistrate Judge. The Magistrate Judge can normally provide the parties with a definite trial date that will not be continued unless a continuance is agreed to by all parties, or an emergency arises which precludes the matter from proceeding to trial.

The parties are encouraged to engage in court-annexed attorney mediation or private mediation on or before the close of discovery

This order has been entered after consultation with trial counsel pursuant to notice. Absent good cause shown, the scheduling dates set by this Order will not be modified or extended.

IT IS SO ORDERED.

S. THOMAS ANDERSON

UNITED STATES MAGISTRATE JUDGE

Date: Cuyust 22, 2005



Notice of Distribution

This notice confirms a copy of the document docketed as number 12 in case 1:04-CV-01324 was distributed by fax, mail, or direct printing on August 30, 2005 to the parties listed.

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Honorable James Todd US DISTRICT COURT